

C. Final Action

EPA is promulgating full approval of the operating permits program submitted to EPA by the State of Ohio on July 22, 1994, and amended on September 12, 1994; November 21, 1994; December 9, 1994; and January 5, 1995. Among other things, the State of Ohio has demonstrated that the program meets the minimum elements of a State operating permits program as specified in 40 CFR Part 70.

The scope of the State's operating permits program approved in this notice applies to all part 70 sources (as defined in the approved program) within the State of Ohio.

Requirements for approval, specified in 40 CFR 70.4(b), encompass section 112(l)(5) requirements for approval of a State program for delegation of section 112 standards as promulgated by EPA, as they apply to part 70 sources. Section 112(l)(5) requires that the State's program contain adequate authorities, adequate resources for implementation, and an expeditious compliance schedule, which are also requirements under part 70. Therefore, EPA is also promulgating full approval under section 112(l)(5) and 40 CFR 63.91 of the State's program for receiving delegation of section 112 standards that are unchanged from Federal standards as promulgated. This program for delegations only applies to sources covered by the part 70 program.

III. Administrative Requirements**A. Docket**

Copies of the State's submittal and other information relied upon for the final full approval, including the two public comments received and reviewed by EPA on the proposal, are contained in a docket maintained at the EPA Regional Office. The docket is an organized and complete file of all the information submitted to, or otherwise considered by, EPA in the development of this final full approval. The docket is available for public inspection at the location listed under the **ADDRESSES** section of this document.

B. Executive Order 12866

The Office of Management and Budget has exempted this action from Executive Order 12866 review.

C. Regulatory Flexibility Act

EPA's actions under section 502 of the Act do not create any new requirements, but simply address operating permits programs submitted to satisfy the requirements of 40 CFR Part 70. Because this action does not impose any new requirements, it does not have a

significant impact on a substantial number of small entities.

D. Unfunded Mandates Act

Under Section 202 of the Unfunded Mandates Reform Act of 1995 ("Unfunded Mandates Act"), signed into law on March 22, 1995, EPA must prepare a budgetary impact statement to accompany any proposed or final rule that includes a Federal mandate that may result in estimated costs to State, local, or tribal governments in the aggregate; or to the private sector, of \$100 million or more. Under Section 205, EPA must select the most cost-effective and least burdensome alternative that achieves the objectives of the rule and is consistent with statutory requirements. Section 203 requires EPA to establish a plan for informing and advising any small governments that may be significantly or uniquely impacted by the rule.

EPA has determined that the approval action promulgated today does not include a Federal mandate that may result in estimated costs of \$100 million or more to either State, local, or tribal governments in the aggregate, or to the private sector. This Federal action approves pre-existing requirements under State or local law, and imposes no new Federal requirements. Accordingly, no additional costs to State, local, or tribal governments, or to the private sector, result from this action.

List of Subjects in 40 CFR Part 70

Environmental protection, Administrative practice and procedure, Air pollution control, Intergovernmental relations, Operating permits, and Reporting and recordkeeping requirements.

Dated: July 28, 1995.

William E. Muno,
Acting Regional Administrator.

40 CFR Part 70 is amended as follows:

PART 70—[AMENDED]

1. The authority section for part 70 continues to read as follows:

Authority: 42 U.S.C. 7401, *et seq.*

2. Appendix A to part 70 is amended by adding the entry for Ohio in alphabetical order to read as follows:

Appendix A to Part 70—Approval Status of State and Local Operating Permits Programs

* * * * *

Ohio.

(a) The Ohio Environmental Protection Agency submitted on July 22,

1994; September 12, 1994; November 21, 1994; December 9, 1994; and January 5, 1995; full approval effective on October 1, 1995.

(b) Reserved

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[FR Doc. 95-20169 Filed 8-14-95; 8:45 am]

BILLING CODE 6565-50-P

40 CFR Part 271**[FRL-5276-6]****South Carolina; Final Authorization of Revisions to State Hazardous Waste Management Program**

AGENCY: Environmental Protection Agency.

ACTION: Immediate final rule.

SUMMARY: South Carolina has applied for final authorization of revisions to its hazardous waste program under the Resource Conservation and Recovery Act (RCRA). South Carolina's revisions consist of certain provisions promulgated between July 1, 1984–June 30, 1991, found in Non-HSWA Cluster I through RCRA Cluster I. These requirements are listed in Section B of this notice. The Environmental Protection Agency (EPA) has reviewed South Carolina's applications and has made a decision, subject to public review and comment, that South Carolina's hazardous waste program revisions satisfy all of the requirements necessary to qualify for final authorization. Thus, EPA intends to approve South Carolina's hazardous waste program revisions. South Carolina's applications for program revisions are available for public review and comment.

DATES: Final authorization for South Carolina's program revisions shall be effective October 16, 1995 unless EPA publishes a prior **Federal Register** action withdrawing this immediate final rule. All comments on South Carolina's program revision applications must be received by the close of business, September 14, 1995.

ADDRESSES: Copies of South Carolina's program revision applications are available during normal business hours at the following addresses for inspection and copying: South Carolina Department of Health and Environmental Control, 2600 Bull Street, Columbia, South Carolina 29201; U.S. EPA Region 4, Library, 345 Courtland Street, Atlanta, Georgia 30365; (404) 347-4216. Written comments should be sent to Al Hanke at the address listed below.

FOR FURTHER INFORMATION CONTACT: Al Hanke, Chief, State Programs Section, Waste Management Division, U.S. EPA Region 4, 345 Courtland Street, Atlanta, Georgia 30365; (404) 347-2234.

SUPPLEMENTARY INFORMATION:

A. Background

States with final authorization under Section 3006(b) of the Resource Conservation and Recovery Act ("RCRA" or "the Act"), 42 U.S.C. 6926(b), have a continuing obligation to maintain a hazardous waste program that is equivalent to, consistent with, and no less stringent than the Federal hazardous waste program. In addition, as an interim measure, the Hazardous and Solid Waste Amendments of 1984 (Public Law 98-616, November 8, 1984, hereinafter "HSWA") allows States to revise their programs to become substantially equivalent instead of equivalent to RCRA requirements promulgated under HSWA authority. States exercising the latter option receive "interim authorization" for the HSWA requirements under Section 3006(g) of RCRA, 42 U.S.C. 6926(g), and later apply for final authorization for the HSWA requirements.

Revisions to State hazardous waste programs are necessary when Federal or State statutory or regulatory authority is modified or when certain other changes

occur. Most commonly, State program revisions are necessitated by changes to EPA's regulations in 40 CFR Parts 260-268 and 124 and 270.

B. South Carolina

South Carolina initially received final authorization for its base RCRA program effective on November 22, 1985. South Carolina has received authorization for revisions to its program on September 13, 1987, and April 12, 1993. South Carolina most recently received authorization effective January 30, 1995, (59 FR 60910, November 29, 1994). On August 5, 1994, South Carolina submitted a program revision application for additional program approval which addressed concerns with a previous submission. Today, South Carolina is seeking approval of its program revisions in accordance with 40 CFR 271.21(b)(3).

EPA has reviewed South Carolina's application and has made an immediate final decision that South Carolina's hazardous waste program revisions satisfy all of the requirements necessary to qualify for final authorization. Consequently, EPA intends to grant final authorization for the additional program modifications to South Carolina. The public may submit written comments on EPA's immediate final decision up until September 14, 1995.

Copies of South Carolina's application for these program revisions are available for inspection and copying at the locations indicated in the **ADDRESSES** section of this notice.

Approval of South Carolina's program revisions shall become effective October 16, 1995, unless an adverse comment pertaining to the State's revisions discussed in this notice is received by the end of the comment period.

If an adverse comment is received EPA will publish either (1) a withdrawal of the immediate final decision or (2) a notice containing a response to comments which either affirms that the immediate final decision takes effect or reverses the decision.

EPA shall administer any RCRA hazardous waste permits, or portions of permits, that contain conditions based upon the Federal program provisions for which the State is applying for authorization and which were issued by EPA prior to the effective date of this authorization. EPA will suspend issuance of any further permits under the provisions for which the State is being authorized on the effective date of this authorization.

South Carolina is today seeking authority to administer the following Federal requirements promulgated between July 1, 1984, and June 30, 1991.

Federal requirement	HSWA or FR notice	Promulgation	State authority
CHECKLIST 11—Corrections to Test Methods Manual	49 FR 47390	12/4/84	SCHWMA § 44-56-30. SCHWMA § 44-56-50. R.61-79.260. 260.11(a). 260.21. 260.6(a).
CHECKLIST 14—Dioxin Waste Listing and Management Standards.	50 FR 1978	1/14/85	SCHWMA § 44-56-20(6). § 44-56-30. § 44-56-60. R.61-79.261. 261.5(e)(1)-(e)(2). 261.7(b)(1). 261.7(b)(3). 261.30(d). 261.31. 261.33(f).

Table 1.
Appendix VII.
Appendix VIII.
Appendix X.
R.61-79.264.

264.175(c).
264.175(d).
264.231(a).
264.231(b).
264.259(a).
264.259(b).
264.283(a).
264.283(b).
264.317(a).
264.317(b).
264.343(a).

Federal requirement	HSWA or FR notice	Promulgation	State authority
CHECKLIST 16—Paint Filter Test	50 FR 18370	04/30/85	R.61–79.265. 265.1(d)(1). 265.352(a)–(b). 265.383(a)–(b). R.61–79.270. 270.14(b)(7). 270.16(a). 270.17(i). 270.18(i). 270.20(i). 270.21(i).
CHECKLIST 17C—Household Waste	50 FR 28702	7/15/85	SCHWMA § 44–56–30. § 44–56–70. R.61–79.264. 264.13(b)(6). 264.73(b)(3). 264.314(c). R.61–79.265. 265.13(b)(6). 265.73(b)(3). 265.314(d). SCHWMA § 44–56–30. R.61–79.261. 261.4(b)(1).
CHECKLIST 17D—Waste Minimization	50 FR 28702	7/15/85	SCHWMA § 44–56–30. § 44–56–70. § 44–56–170. R.61–79.262. 262.41(a)(8)–(a)(10). R.61–79.264. 264.70. 264.73(b)(9). R.61–79.270. 270.30(i)(2). 270.70(a). 270.70(c).
CHECKLIST 17E—Location Standards for Salt Domes, Salt Beds, Underground Mines and Caves.	50 FR 28702	7/15/85	SCHWMA § 44–56–30. § 44–56–60(a–c). § 44–56–120. R.61–79.264. 264.18(c). R.61–79.265. 265.18. R.61–79.264. 264.314. 264.314(a)–(b),(e). 264.314(e)(1)–(e)(2). R.61–79.265. 265.314. 265.314(a)–(b). 265.314(f). 265.314(f)(1)–(f)(2). 270.21(h).
CHECKLIST 17F—Liquids in Landfills	50 FR 28702	7/15/85	SCHWMA § 44–56–30. R.61–79.266. 266.23. 266.23(b).
CHECKLIST 17G—Dust Suppression	50 FR 28702	7/15/85	SCHWMA § 44–56–30. R.61–79.266. 266.23. 266.23(b).
CHECKLIST 17H—Double Liners	50 FR 28702	7/15/85	SCHWMA § 44–56–30. R.61–79.264. 264.221(a). 264.221(b). 264.221(c)–(e). 264.301(a). 264.301(c)–(e). R.61–79.265. 265.221(a)–(h). 265.254. 265.301(a)–(e).
CHECKLIST 17I—Groundwater Monitoring	50 FR 28702	7/15/85	SCHWMA § 44–56–30. § 44–56–80(A). § 44–56–90(3). R.61–79.264.

Federal requirement	HSWA or FR notice	Promulgation	State authority
CHECKLIST 17J—Cement Kilns	50 FR 28702	7/15/85	264.90(b). 264.222. 264.226(b)(3). 264.228(b)(2). 264.228(d). 264.252. 264.253. 264.254(b)(2). 264.302. 264.303(b)(2). 264.310(b)(2)(ii). 264.310(c). SCHWMA § 44–56–30. R.61–79.261. 261.6(a)(2). 261.33. R.61–79.266. 266.31(b)(1).
CHECKLIST 17K—Fuel Labeling	50 FR 28702	7/15/85	SCHWMA § 44–56–30. R.61–79.266. 266.34.
CHECKLIST 17M—Pre-construction Ban	50 FR 28702	7/15/85	SCHWMA § 44–56–30. R.61–79.270. 270.10(f)(1)–(f)(2).
CHECKLIST 17N—Permit Life	50 FR 28702	7/15/85	SCHWMA § 44–56–30. R.61–79.270. 270.41(a)(6). 270.50(a).
CHECKLIST 17O—Omnibus Provision	50 FR 28702	7/15/85	SCHWMA § 44–56–30. R.61–79.270. 270.32(b). 270.10(a). 270.10(c). 270.10(e)(1). 270.10(e)(4). 270.30(j)(2). 270.70(a). 270.70(c). 270.73(c)(1)–(c)(2). 270.73(d)–(f).
CHECKLIST 17P—Interim Status	50 FR 28702	7/15/85	SCHWMA § 44–56–30. R.61–79.270. 270.10(a). 270.10(c). 270.10(e)(1). 270.10(e)(4). 270.30(j)(2). 270.70(a). 270.70(c). 270.73(c)(1)–(c)(2). 270.73(d)–(f).
CHECKLIST 17Q—Research and Development Permits	50 FR 28702	7/15/85	SCHWMA § 44–56–30 R.61–79.270. 270.10(a). 270.65.
CHECKLIST 17S—Exposure Information	50 FR 28702	7/15/85	SCHWMA § 44–56–20(9). § 44–56–30. § 44–56–60(a&b). R.61–79.270. 270.10(c). 270.10(j).
CHECKLIST 18—Listing of TDI, DNT, and TDA	50 FR 42936	10/23/85	SCHWMA § 44–56–30(c)(2). R.61–79.261. 261.32. 261.33(f). Appendix III. Appendix VII. Appendix VIII.
CHECKLIST 19—Burning of Waste Fuel and Used Oil Fuel in Boilers and Industrial Furnaces.	50 FR 49164	11/29/85	SCHWMA § 44–56–30. R.61–79.261. 261.3(c)(2)(ii)(B). 261.5(b). 261.6(a)(2)(iii). 261.6(a)(3)(vii). 261.6(a)(3)(viii). 261.6(a)(3)(ix). R.61–79.264. 264.340(a)(2). R.61–79.265. 265.340(a)(2). R.61–79.266. 266.30(a).

Federal requirement	HSWA or FR notice	Promulgation	State authority
CHECKLIST 20—Listing of Spent Solvents	50 FR 53315	12/31/85	266.30(b)(1)–(b)(2). 266.31(a)–(c). 266.32(a)–(c). 266.33. 266.34(a)–(f). 266.35(a)–(e). 266.40(a)–(e). 266.41(a)–(b). 266.42. 266.43(a). 266.43(b)(1)–(b)(6). 266.44(a)–(e).
CHECKLIST 21—Listing of EDB Waste	51 FR 5327	2/13/86	SCHWMA § 44–56–30. R.61–79.261. 261.31. 261.32.
CHECKLIST 22—Listing of Four Spent Solvents	51 FR 6537	2/25/86	Appendix III. Appendix VII. SCHWMA § 44–56–30. R.61–79.261. 261.31. 261.33(f).
CHECKLIST 23—Generators of 100 to 1000kg Hazardous Waste.	51 FR 10146	3/24/86	Appendix III. Appendix VII. Appendix VIII. SCHWMA § 44–56–20 (5, 6, & 8). § 44–56–310. § 44–56–30. § 44–56–60(a). § 44–56–70. § 44–56–170. R.61–79.261.10. 261.1(a)(1). 261.5(a)–(k). 261.33(f). R.61–79.262.10. 262.20(e). 262.34(a). 262.34(d)–(f). 262.44. 263.20(h). 270.1(c)(2)(i). 270.10(e)(1)(iii)
CHECKLIST 24—Financial Responsibility; Settlement Agreement.	51 FR 16422	5/2/86	SCHWMA § 44–56–30. § 44–56–60(c)(2). R.61–79–260. 260.10. R.61–79–264. 264.110(a)–(b). 264.111(a)–(b). 264.112(a)–(b). 264.112(b)(1)–(b)(7). 264.112(c). 264.112(e). 264.113(a)–(c). 264.114. 264.115. 264.116. 264.117(a)(1)–(a)(2). 264.117(b)–(d). 264.118(a)–(d). 264.119(a)–(c). 264.120. 264.141(f). 264.142(a)–(c). 264.143(a)(10). 264.143(b)(4)(ii). 264.143(c)(5). 264.143(d)(8). 264.143(e)(5).

Federal requirement	HSWA or FR notice	Promulgation	State authority
			<p>264.143(f)(1)(i)(B). 264.143(f)(1)(i)(D). 264.143(f)(1)(ii)(B). 264.143(f)(1)(ii)(D). 264.143(f)(2). 264.143(i). 264.144(a)–(c). 264.145. 264.145(a)(11). 264.145(b)(4)(ii). 264.145(c)(5). 264.145(d)(9). 264.145(f)(1)(i)(B). 264.145(f)(1)(i)(D). 264.145(f)(1)(ii)(B). 264.145(f)(1)(ii)(D). 264.145(f)(2). 264.145(i). 264.147(e). 264.151(b)–(c). 264.151(g)–(h).</p> <p>R.61–79–265.</p> <p>265.110(a)–(b). 265.111(a)–(c). 265.112(a)–(b). 265.112(b)(1)–(b)(7). 265.112(c). 265.112(d)(1). 265.112(d)(2)(i). 265.112(d)(1). 265.112(d)(2)(i). 265.112(d)(3)–(d)(4). 265.112(e). 265.113(a)–(c). 265.114. 265.115. 265.116. 265.117(a)(1)–(a)(2). 265.117(b)–(d). 265.118(a)–(g). 265.119(a)–(c). 265.120. 265.140(a). 265.141(f). 265.142(a)–(c). 265.143(a)(10). 265.143(b)(4)(ii). 265.143(c)(8). 265.143(d)(5). 265.143(e)(1)(i)(B). 265.143(e)(1)(i)(D). 265.143(e)(1)(ii)(B). 265.143(e)(1)(ii)(D). 265.143(e)(2). 265.143(h). 265.144(a)–(c). 265.145. 265.145(a)(11). 265.145(b)(4)(ii). 265.145(c)(9). 265.145(d)(5). 265.145(e)(1)(i)(B). 265.145(e)(1)(i)(D). 265.145(e)(1)(ii)(B). 265.145(e)(1)(ii)(D). 265.145(e)(2). 265.145(h). 265.147(e).</p> <p>R.61–79.270.</p> <p>270.14(b)(14)–(b)(16). 270.42(d).</p>

Federal requirement	HSWA or FR notice	Promulgation	State authority
CHECKLIST 27—Liability Coverage—Corporate Guarantee	51 FR 25350	7/11/86	270.72(d). SCHWMA § 44–56–30. R.61–79.264. 264.147(a)(2). 264.147(a)(6). 264.147(b)(2). 264.147(b)(6). 264.147(g). 264.147(g)(1). 264.147(g)(1)(i). 264.147(g)(1)(ii). 264.147(g)(2). 264.151(g)(2)–(h)(2). R.61–79.265. 265.147(a)(2). 265.147(a)(6). 265.147(b)(2). 265.147(b)(6). 265.147(g). 265.147(g).(1). 265.147(g)(1)(i). 265.147(g)(1)(ii). 265.147(g)(2).
CHECKLIST 29—Corrections to Listing of Commercial Chemical Products and Appendix VIII Constituents.	51 FR 28296	8/6/86	SCHWMA § 44–56–20(6). R.61–79.261. 261.33(e)–(f). Appendix VIII.
CHECKLIST 30—Biennial Report, Correction	51 FR 28556	8/8/86	SCHWMA § 44–56–30. § 44–56–70. § 44–56–80. R.61–79.264. 264.75(a)(11). 264.77(d). 264.77(e). R.61–79.265. 265.77(e). 265.77(f). 265.77(a)(12).
CHECKLIST 31—Exports of Hazardous Waste	51 FR 28664	8/8/86	SCHWMA § 44–56–20(8 & 11). § 44–56–30. § 44–56–70. R.61–79.261. 261.5(f)(3). 261.5(g)(3). 261.6(a)(3)(i). R.61–79.262. 262.41(a). 262.41(a)(3)–(5). 262.41(b). 262.50. 262.51. 262.52(a)–(d). 262.53(a)–(f). 262.54(a)–(i). 262.55(a)–(c). 262.56(a)–(b). 262.57(a)(1). 262.57(b). 262.58. 262.60(a)–(c). 262.70. Appendix. R.61–79.263. 263.20(a). 263.20(c). 263.20(e)(2). 263.20(f)(2). 263.20(g)(3)–(g)(4).
CHECKLIST 32—Standards for Generators Waste Minimization Certifications.	51 FR 35190	10/1/86	SCHWMA § 44–56–30. § 44–56–70. § 44–56–170. Appendix.

Federal requirement	HSWA or FR notice	Promulgation	State authority
CHECKLIST 33—Listing of EBDC	51 FR 37725	10/24/86	SCHWMA § 44–56–20(6). R.61–79.261. 261.32. Appendix III. Appendix VII.
CHECKLIST 35—Revised Manual SW–846 Amended Incorporation by Reference.	52 FR 8072	3/16/87	SCHWMA § 44–56–30. SCHWMA § 44–56–50. R.61–79.260. 260.11(a). R.61–79.270. 270.6(a).
CHECKLIST 36—Closure/Post-Closure Care for Interim Status Surface Impoundments.	52 FR 8704	3/19/87	SCHWMA § 44–56–30. SCHWMA § 44–56–60(c)(2). R.61–79.265. 265.228(a). 265.228(a)(1)–(a)(2). 265.228(a)(2)(i). 265.228(a)(2)(ii). 265.228(a)(2)(iii)(A–E). 265.228(b). 265.228(b)(1)–(b)(3).
CHECKLIST 37—Definition of Solid Waste; Technical Corrections.	52 FR 21306	6/5/87	SCHWMA § 44–56–20(6). SCHWMA § 44–56–30. SCHWMA § 44–56–40. R.61–79.261. 261.33. R.61–79.266. 266.20(a)(2)–(a)(3).
CHECKLIST 38—Amendments to Part B Information Requirements for Disposal Facilities.	52 FR 23447	6/22/87	SCHWMA § 44–56–30. SCHWMA § 44–56–80. SCHWMA § 44–56–90. R.61–79.270. 270.14(c)(7). 270.14(c)(8)(V).
CHECKLIST 39—California List Waste Restrictions	52 FR 25760	7/8/87	SCHWMA § 44–56–30. R.61–79.260. 260.11(a). R.61–79.262. 262.70. R.61–79.264. 264.13(b)(7)(iii). R.61–79.268. 268.1(e)(1). 268.2(a). 268.2(d). 268.2(f). 268.3(a). 268.4(a)(2). 268.4(b). 268.7(a). 268.7(a)(1). 268.7(a)(1)(ii). 268.7(a)(2). 268.7(a)(2)(i)(B). 268.7(b)(2). 268.7(b)(4)(ii). 268.7(b)(5). 268.7(b)(5)(i). 268.7(c). 268.7(c)(4). 268.30(a)(4). 268.32(a). 268.32(a)(1)–(a)(3). 268.32(d)(2). 268.32(e). 268.32(e)(1)–(e)(2). 268.32(f). 268.32(g). 268.32(g)(1)–(g)(3). 268.32(h)–(j). 268.32(j)(1)–(j)(2). 268.40(a)–(b). 268.42(a)(1)–(a)(2). 268.50(a).

Federal requirement	HSWA or FR notice	Promulgation	State authority
CHECKLIST 40—List (Phase 1) of Hazardous Constituents for Ground-water Monitoring.	52 FR 25942	7/9/87	268.50(e)–(f). Appendix III. R.61–79.270. 270.42. 270.72(b).
CHECKLIST 41—Identification and Listing of Hazardous Waste.	52 FR 26012	7/10/87	SCHWMA § 44–56–30. SCHWMA § 44–56–50. R.61–79.264. 264.99(f). Appendix IX. R.61–79.270. 270.14(c)(4)(ii).
CHECKLIST 42—Exception Reporting for Small Quantity Generators of Hazardous Waste.	52 FR 35894	9/23/87	SCHWMA § 44–56–30. § 44–56–40. § 44–56–50. R.61–79.262. 262.42(a)(1)–(a)(2). 262.42(b). 262.44. 262.44(a)–(d).
CHECKLIST 43—Liability Requirements for Hazardous Waste Facilities; Corporate Guarantee.	52 FR 44314	11/18/87	SCHWMA § 44–56–30. § 44–56–50. R.61–79.264. 264.147(g)(2)(i). 264.147(g)(2)(ii). 264.151(h)(2). R.61–79.265. 265.147(g)(2)(i). 265.147(g)(2)(ii).
CHECKLIST 44A—HSWA Codification Rule 2 Permit Application Requirements Regarding Corrective Action.	52 FR 45788	12/1/87	SCHWMA § 44–56–30. § 44–56–60. § 44–56–80. R.61–79.270. 270.14(c)–(d). 270.14(d)(1)(i–v). 270.14(d)(2)–(d)(3).
CHECKLIST 44B—HSWA Codification Rule 2 Corrective Action Beyond the Facility Boundary.	52 FR 45788	12/1/87	SCHWMA § 44–56–30. § 44–56–60. R.61–79.264. 264.100(e). 264.100(e)(1)–(e)(2). 264.100(c).
CHECKLIST 44E—HSWA Codification Rule 2 Permit as a Shield Provision.	52 FR 45788	12/1/87	SCHWMA § 44–56–30. R.61–79.270. 270.4(a).
CHECKLIST 44F—HSWA Codification Rule 2 Permit Conditions to Protect Human Health and the Environment.	52 FR 45788	12/1/87	SCHWMA § 44–56–30. R.61–79.270. 270.10(k).
CHECKLIST 44G—HSWA Codification Rule 2 Post Closure Permits.	52 FR 45788	12/1/87	SCHWMA § 44–56–30. R.61–79.270. 270.1(c). 270.1(c)(5). 270.1(c)(5)(i). 270.1(c)(5)(ii). 270.1(c)(5)(ii)(A). 270.1(c)(5)(ii)(B). 270.1(c)(6)(i). 270.1(c)(6)(ii). 270.1(c)(6)(iii).
CHECKLIST 45—Hazardous Waste Miscellaneous Units	52 FR 46946	12/10/87	SCHWMA § 44–56–30. R.61–79.144. R.61–79.144.31(a). R.61–87.11.D.2. R.61–79.260.10. 260.10. R.61–79.264.10. 264.10(b). 264.15(b)(4). 264.18(b)(1)(ii). 264.73(b)(6).

Federal requirement	HSWA or FR notice	Promulgation	State authority
CHECKLIST 46—Technical Corrections; Identification and Listing of Hazardous Waste.	53 FR 13382	4/22/88	264.90(d). 264.111(c). 264.112(a)(2). 264.114. 264.117(a)(1)(i). 264.117(a)(1)(ii). 264.118(b)(1). 264.118(b)(2)(i). 264.118(b)(2)(ii). 264.142(a). 264.144(a). 264.147(b). 264.600. 264.601. 264.601(a). 264.601(a)(1)–(a)(9). 264.601(b). 264.601(b)(1)–(b)(11). 264.601(c). 264.601(c)(1)–(c)(7). 264.602. 264.603. R.61–79.270. 270.14(b)(5). 270.14(b)(13). 270.23. 270.23(a). 270.23(a)(1)–(a)(3). 270.23(b)–(e).
CHECKLIST 49—Identification and Listing of Hazardous Waste; Treatability Studies Sample Exemption.	53 FR 27290	7/19/88	SCHWMA § 44–56–20(6). R.61–79.261. 261.33(e)–(f). Appendix VIII SCHWMA § 44–56–30. R.61–79.260.10. R.61–79.261. 261.4(e)(1). 261.4(e)(1)(i). 261.4(e)(1)(ii). 261.4(e)(1)(iii). 261.4(e)(2). 261.4(e)(2)(i). 261.4(e)(2)(ii). 261.4(e)(2)(iii). 261.4(e)(2)(iii)(A). 261.4(e)(2)(iii)(B)(1–5). 261.4(e)(2)(iv). 261.4(e)(2)(i). 261.4(e)(2)(v). 261.4(e)(2)(v)(A)–(C). 261.4(e)(2)(vi). 261.4(e)(3). 261.4(e)(3)(i). 261.4(e)(3)(ii). 261.4(e)(3)(iii). 261.4(e)(3)(iv). 261.4(e)(3)(v). 261.4(f). 261.4(f)(1)–(f)(4). 261.4(f)(4)(i). 261.4(f)(4)(ii). 261.4(f)(5)–(f)(7). 261.4(f)(7)(i)(vii). 261.4(f)(8). 261.4(f)(9). 261.4(f)(9)(i)–(vii). 261.4(f)(10). 261.4(f)(11).
CHECKLIST 52—Hazardous Waste Management System; Standards for Hazardous Waste Storage and Treatment Tank Systems.	53 FR 34079	9/2/88	SCHWMA § 44–56–30. SCHWMA § 44–56–50. R.61–79.260.10. R.61–79.264. 264.114.

Federal requirement	HSWA or FR notice	Promulgation	State authority
CHECKLIST 53—Identification and Listing of Hazardous Waste; and Designation, Reportable Quantities, and Notification.	53 FR 35412	9/13/88	264.190(a)–(b). 264.193(f)(3). 264.196. R.61–79.265. 265.110(b)(2). 265.114. 265.190(a)–(b). 265.193(f)(3). 265.193(g)(3)(iii). 265.196. 265.201(c)(3). R.61–79.270.2. SCHWMA § 44–56–30. R.61–79.261.32. Appendix VII.
CHECKLIST 55—Statistical Methods for Evaluating Groundwater Monitoring Data from Hazardous Waste Facilities.	53 FR 39720	10/11/88	SCHWMA § 44–56–30. SCHWMA § 44–56–50. R.61–79.264. 264.91(a)(1)–(a)(2). 264.92. 264.97(a)(1). 264.97(a)(1)(i). 264.97(a)(1)(i)(A). 264.97(a)(1)(i)(B). 264.97(a)(3). 264.97(g). 264.97(g)(1)–(g)(3). 264.97(h). 264.97(h)(1)–(h)(5). 264.97(i). 264.97(i)(1)–(i)(6). 264.97(j). 264.98(c)–(d). 264.98(f). 264.98(f)(1)–(f)(2). 264.98(g). 264.98(g)(1)–(g)(4). 264.98(g)(4)(i). 264.98(g)(4)(ii). 264.98(g)(4)(iii). 264.98(g)(4)(iv). 264.98(g)(5). 264.98(g)(5)(i). 264.98(g)(5)(ii). 264.98(g)(5)(ii)(A). 264.98(g)(5)(ii)(B). 264.98(g)(6). 264.98(g)(6)(i). 264.98(g)(6)(ii). 264.98(g)(6)(iii). 264.98(g)(6)(iv). 264.98(h)–(k). 264.99(c). 264.99(c)(1)–(c)(2). 264.99(d). 264.99(d)(1)–(d)(2). 264.99(f)–(l).
CHECKLIST 56—Identification and Listing of Hazardous Waste; Removal of Iron Dextran from the List of Hazardous Wastes.	53 FR 43878	10/31/88	SCHWMA § 44–56–30. R.61–71.261. 261.33(f). Appendix VIII.
CHECKLIST 57—Identification and Listing of Hazardous Waste; Removal of Strontium Sulfide from the List of Hazardous Wastes.	53 FR 43881	10/31/88	SCHWMA § 44–56–20. SCHWMA § 44–56–30. SCHWMA § 44–56–50. R.61–79.261. 261.33(f). Appendix VIII.
CHECKLIST 58—Standards for Generators of Hazardous Waste.	53 FR 45089	11/8/88	SCHWMA § 44–56–30. SCHWMA § 44–56–50. R.61–79.262. 262.20(a).

Federal requirement	HSWA or FR notice	Promulgation	State authority
CHECKLIST 59—Hazardous Waste Miscellaneous Units; Standards Applicable to Owners and Operators.	54 FR 615–617 ..	1/9/89	SCHWMA § 44–56–30. R.61–79.270 270.14(b)(5). 270.14(b)(13).
CHECKLIST 60—Amendment to Requirements for Hazardous Waste Incinerator Permits.	54 FR 4286	1/30/89	SCHWMA § 44–56–30. 270.62(d).
CHECKLIST 61—Changes to Interim Status Facilities for Hazardous Waste Management Permits; Procedures for Post-Closure Permitting.	54 FR 9596	3/7/89	SCHWMA § 44–56–30. R.61–79.124. 124.1(a). 124.15(a)–(b). 124.19(a). R.61–79.270. 270.1(c). 270.10(c). 270.29. 270.42. Appendix I. 270.72(a). 270.72(a)(2). 270.72(a)(2)(i). 270.72(a)(2)(ii). 270.72(a)(3). 270.72(a)(3)(i). 270.72(a)(3)(ii). 270.72(a)(4)–(a)(5). 270.72(b). 270.72(b)(1)–(b)(6). 270.72(c)–(e). 270.73(e)–(g)
CHECKLIST 64—Delay of Closure Period for Hazardous Waste Management Facilities.	54 FR 33376	8/14/89	SCHWMA § 44–56–30. R.61–79.264. 264.13(a)(1). 264.13(a)(3)(i). 264.13(b)(1). 264.112(d)(2). 264.112(d)(2)(i). 264.112(d)(2)(ii). 264.113(a). 264.113(a)(1)(ii)(A). 264.113(b). 264.113(b)(1)(ii)(A). 264.113(c). 264.113(c)(1)–(c)(2). 264.113(d). 264.113(d)(1). 264.113(d)(1)(i). 264.113(d)(1)(ii). 264.113(d)(1)(iii). 264.113(d)(1)(iv). 264.113(d)(1)(v). 264.113(d)(2)–(d)(4). 264.113(e).

Federal requirement	HSWA or FR notice	Promulgation	State authority
CHECKLIST 65—Mining Waste Exclusion I	54 FR 36592	9/1/89	<p>264.113(e)(1). 264.113(e)(1)(i). 264.113(e)(1)(ii). 264.113(e)(2)–(e)(4). 264.113(e)(4)(i). 264.113(e)(4)(ii). 264.113(e)(4)(iii). 264.113(e)(5)–(e)(7). 264.113(e)(7)(i). 264.113(e)(7)(ii). 264.113(e)(7)(iii). 264.113(e)(7)(iv). 264.113(e)(7)(v). 264.142(a)(3). 264.142(a)(4).</p> <p>R.61–79.265.</p> <p>265.13(a)(1). 265.13(a)(3)(i). 265.13(b)(1). 265.112(d)(2). 265.112(d)(2)(i). 265.112(d)(2)(ii). 265.113(a). 265.113(a)(1)(ii)(A). 265.113(b). 265.113(b)(1)(ii)(A). 265.113(c). 265.113(c)(1)–(c)(2). 265.113(d). 265.113(d)(1). 265.113(d)(1)(i). 265.113(d)(1)(ii). 265.113(d)(1)(iii). 265.113(d)(1)(iv). 265.113(d)(1)(v). 265.113(d)(2). 265.113(d)(3). 265.113(d)(4). 265.113(e). 265.113(e)(1). 265.113(e)(1)(i). 265.113(e)(1)(ii). 265.113(e)(2)–(e)(4). 265.113(e)(4)(i). 265.113(e)(4)(ii). 265.113(e)(4)(iii). 265.113(e)(5)–(e)(7). 265.113(e)(7)(i). 265.113(e)(7)(ii). 265.113(e)(7)(iii). 265.113(e)(7)(iv). 265.113(e)(7)(v). 265.142(a)(3)–(a)(4). 270.42, Appendix I.</p>
CHECKLIST 67—Testing and Monitoring Activities	54 FR 40260	9/29/89	<p>SCHWMA § 44–56–20. SCHWMA § 44–56–30. SCHWMA § 44–56–50. R.61–79.261.</p> <p>261.3(a)(2)(i). 261.3(a)(2)(iii). 261.4(b)(7). 261.4(b)(7)(i)–(xx).</p> <p>SCHWMA § 44–56–20. SCHWMA § 44–56–30. SCHWMA § 44–56–50. R.61–79.260.</p> <p>260.11(a).</p> <p>Appendix III.</p>

Federal requirement	HSWA or FR notice	Promulgation	State authority
CHECKLIST 68—Reportable Quantity Adjustment Methyl Bromide Production Wastes.	54 FR 41402	10/6/89	SCHWMA § 44–56–20. SCHWMA § 44–56–30. SCHWMA § 44–56–50. R.61–79.261.32. Appendix III. Appendix VII.
CHECKLIST 69—Reportable Quantity Adjustment	54 FR 50968	12/11/89	SCHWMA § 44–56–20. SCHWMA § 44–56–30. SCHWMA § 44–56–50. R.61–79.261.31. Appendix VII. Appendix VIII.
CHECKLIST 70—Changes to Part 124 Not Accounted For By Present Checklists.	48 FR 14146. 53 FR 28118 53 FR 37396 53 FR 246–258 ..	4/1/83 7/26/88 9/26/88 1/4/88	SCHWMA § 44–56–30. R.61–79.124. 124.3(a). 124.3(a)(1)–(a)(3). 124.5(a). 124.5(c)(1)&(3). 124.5(d). 124.6(c)(2)–(5). 124.10(c)(1)(iii). 124.10(c)(1)(iv). 124.10(c)(1)(v). 124.12(a)(2).
CHECKLIST 71—Mining Waste Exclusion II	55 FR 2322	1/23/90	SCHWMA § 44–56–30. SCHWMA § 44–56–40. SCHWMA § 44–56–50. R.61–79.261. 261.10. 261.4(b)(7). 261.4(b)(7)(i). 261.4(b)(7)(ii). 261.4(b)(7)(iii). 261.4(b)(7)(iv). 261.4(b)(7)(v). 261.4(b)(7)(vi). 261.4(b)(7)(vii). 261.4(b)(7)(viii). 261.4(b)(7)(ix). 261.4(b)(7)(x). 261.4(b)(7)(xi). 261.4(b)(7)(xii). 261.4(b)(7)(xiii). 261.4(b)(7)(xiv). 261.4(b)(7)(xv). 261.4(b)(7)(xvi). 261.4(b)(7)(xvii). 261.4(b)(7)(xviii). 261.4(b)(7)(xix). 261.4(b)(7)(xx). R.61–79.262. 262.23(e).
CHECKLIST 72—Modification of F019 Listing	55 FR 5340	2/14/90	SCHWMA § 44–56–30. SCHWMA § 44–56–40. SCHWMA § 44–56–50. R.61–79.261. 261.31.
CHECKLIST 73—Testing and Monitoring Activities; Technical Corrections.	55 FR 8948	3/9/90	SCHWMA § 44–56–30. R.61–79.260. 260.11(a). Appendix III.
CHECKLIST 75—Listing of 1,1-Dimethylhydrazine Production Wastes.	55 FR 18496	5/2/90	SCHWMA § 44–56–20. SCHWMA § 44–56–30. SCHWMA § 44–56–50. R.61–79.261. 261.32. Appendix III. Appendix VII.

Federal requirement	HSWA or FR notice	Promulgation	State authority
CHECKLIST 76—Criteria for Listing Toxic Wastes; Technical Amendment.	55 FR 18726	5/4/90	SCHWMA § 44–56–20(6). SCHWMA § 44–56–30. SCHWMA § 44–56–50. R.61–79.261. 261.11(a)(3).
CHECKLIST 77—HSWA Codification Rule, Double Liners; Correction.	55 FR 19262	5/9/90	SCHWMA § 44–56–30. SCHWMA § 44–56–40. SCHWMA § 44–56–50. SCHWMA § 44–56–60. SCHWMA § 44–56–90. SCHWMA § 44–56–120. R.61–79.264. 264.221(c). 264.301(c).
CHECKLIST 79—Organic Air Emission Standards for Process Vents and Equipment Leaks.	55 FR 25454	6/21/90	SCHWMA § 44–56–20(6). SCHWMA § 44–56–30. SCHWMA § 44–56–50. R.61–79.260. 260.11(a). R.61–79.261. 261.6(c)(1). 261.6(c)(2)(iii). 261.6(d). R.61–79.264. 264.13(b)(6). 264.15(b)(4). 264.73(b)(3). 264.73(b)(6). 264.77(c). 264.1030(a)–(b). 264.1030(b)(1)–(b)(2). 264.1030(c). 264.1031. 264.1032. 264.1032(a). 264.1032(a)(1)–(a)(2). 264.1032(b)–(d). 264.1033(a)(1)–(a)(2). 264.1033(b)–(c). 264.1033(d)(1)–(d)(3). 264.1033(d)(4)(i). 264.1033(d)(4)(ii). 264.1033(d)(4)(iii). 264.1033(d)(5)–(d)(6). 264.1033(e)(1)–(e)(5). 264.1033(f). 264.1033(f)(1)–(f)(2). 264.1033(f)(2)(i)–(vi). 264.1033(f)(2)(vi)(A). 264.1033(f)(2)(vi)(B). 264.1033(f)(2)(vii). 264.1033(f)(2)(vii)(A). 264.1033(f)(2)(vii)(B). 264.1033(f)(3). 264.1033(g)–(h). 264.1033(h)(1)–(h)(2). 264.1033(i)–(j). 264.1033(k)(1)–(k)(4). 264.1033(l). 264.1034(a). 264.1034(a)(1)–(a)(2). 264.1034(b). 264.1034(b)(1)–(b)(7). 264.1034(c). 264.1034(c)(1)–(c)(4). 264.1034(d). 264.1034(d)(1)–(d)(2). 264.1034(e). 264.1034(e)(1)–(e)(3). 264.1034(f). 264.1035(b)(1)–(b)(2). 264.1035(b)(2)(i)–(ii). 264.1035(b)(3).

Federal requirement	HSWA or FR notice	Promulgation	State authority
			264.1035(b)(3)(i). 264.1035(b)(3)(ii). 264.1035(b)(3)(ii)(A)–(E). 264.1035(b)(3)(iii). 264.1035(b)(4). 264.1035(b)(4)(i)–(iii). 264.1035(b)(4)(ii)(A)–(G). 264.1035(b)(4)(iv)–(vi). 264.1035(c). 264.1035(c)(1)–(c)(4). 264.1035(c)(4)(i)–(iii). 264.1035(c)(4)(ii)(A)–(B). 264.1035(c)(4)(iv). 264.1035(c)(4)(iv)(A–B). 264.1035(c)(4)(vi). 264.1035(c)(4)(vii). 264.1035(c)(4)(vii)(A)–(B). 264.1035(c)(4)(viii). 264.1035(c)(4)(ix). 264.1035(c)(5)–(c)(8). 264.1035(d)–(f). 264.1036(a). 264.1036(a)(1)–(a)(2). 264.1036(b). 264.1050(a)–(b). 264.1050(b)(1)–(b)(2). 264.1050(c)–(e). 264.1051. 264.1052(a)(1)–(a)(2). 264.1052(b)(1)–(b)(2). 264.1052(c)(1)–(c)(2). 264.1052(d). 264.1052(d)(1)–(d)(1)(iii). 264.1052(d)(2)–(d)(4). 264.1052(d)(5)(i)–(ii). 264.1052(d)(6)(i)–(iii). 264.1052(e). 264.1052(e)(1)–(e)(3). 264.1052(f)–(g). 264.1053(a)–(b). 264.1053(b)(1)–(b)(3). 264.1053(c)–(d). 264.1053(e)(1)–(e)(2). 264.1053(f). 264.1053(g)(1)–(g)(2). 264.1053(h)–(i). 264.1053(i)(1)–(i)(2). 264.1054(a). 264.1054(b)(1)–(b)(2). 264.1054(c). 264.1055(a)–(b). 264.1055(b)(1)–(b)(3). 264.1055(c). 264.1056(a)(1)–(a)(2). 264.1056(b)–(c). 264.1057(a)–(b). 264.1057(c)(1)–(c)(2). 264.1057(d)(1)–(d)(2). 264.1057(e). 264.1057(e)(1)–(e)(4). 264.1057(f). 264.1057(f)(1)–(f)(3). 264.1057(g). 264.1057(g)(1)–(g)(2). 264.1057(h). 264.1057(h)(1)–(h)(3). 264.1058(a)–(b). 264.1058(c)(1)–(c)(2). 264.1058(d). 264.1059(a)–(c). 264.1059(c)(1)–(c)(2). 264.1059(d). 264.1059(d)(1)–(d)(2).

Federal requirement	HSWA or FR notice	Promulgation	State authority
			<p>264.1059(e). 264.1060. 264.1061(a)–(b). 264.1061(b)(1)–(b)(3). 264.1061(c). 264.1061(c)(1)–(c)(3). 264.1061(d). 264.1062(a)(1)–(a)(2). 264.1062(b)(1)–(b)(4). 264.1063(a)–(b). 264.1063(b)(1)–(b)(4). 264.1063(b)(4)(i)–(ii). 264.1063(b)(5). 264.1063(c). 264.1063(c)(1)–(c)(4). 264.1063(d). 264.1063(d)(1)–(d)(3). 264.1063(e)–(i). 264.1064(a)(1)–(a)(2). 264.1064(b). 264.1064(b)(1). 264.1064(b)(1)(i)–(1)(vi). 264.1064(b)(2)–(b)(4). 264.1064(c). 264.1064(c)(1)–(c)(3). 264.1064(d). 264.1064(d)(1)–(d)(10). 264.1064(e)–(g). 264.1064(g)(1). 264.1064(g)(2)(i)–(ii). 264.1064(g)(3). 264.1064(g)(4)(i)–(iii). 264.1064(g)(5). 264.1064(h). 264.1064(h)(1)–(h)(2). 264.1064(i). 264.1064(i)(1)–(i)(2). 264.1064(j). 264.1064(j)(1)–(j)(2). 264.1064(k). 264.1064(k)(1)–(k)(3). 264.1064(l)–(m). 264.1065(a). 264.1065(a)(1)–(a)(2). 264.1065(a)(2)(i)–(iii). 264.1065(a)(3)–(a)(4). 264.1065(b).</p> <p>R.61–79.265.</p> <p>265.13(b)(6). 265.15(b)(4). 265.73(b)(3). 265.73(b)(6). 265.77(d). 265.1030(a)–(b). 265.1030(b)(1)–(b)(2). 265.1031(a). 265.1032(a). 265.1032(a)(1)–(a)(2). 265.1032(b)–(d). 265.1033(a)(1)–(a)(2). 265.1033(b)–(c). 265.1033(d)(1)–(d)(3). 265.1033(d)(4)(i)–(iii). 265.1033(d)(5)–(d)(6). 265.1033(e)(1)–(e)(2). 265.1033(e)(3)–(e)(5). 265.1033(f). 265.1033(f)(1)–(f)(2). 265.1033(f)(2)(i)–(vi). 265.1033(f)(2)(vi)(A)–(B). 265.1033(f)(2)(vii). 265.1033(f)(2)(viii)(A)–(B). 265.1033(f)(3).</p>

Federal requirement	HSWA or FR notice	Promulgation	State authority
			265.1033(g)–(h). 265.1033(h)(1)–(h)(2). 265.1033(i). 265.1033(j)(1)–(j)(4). 265.1033(k). 265.1034(a)–(b). 265.1034(b)(1)–(b)(7). 265.1034(c). 265.1034(c)(1). 265.1034(c)(1)(i)–(vi). 265.1034(c)(2)–(c)(3). 265.1034(c)(3)(i)–(iv). 265.1034(c)(4). 265.1034(d). 265.1034(d)(1). 265.1034(d)(1)(i)–(iv). 265.1034(d)(2). 265.1034(e). 265.1034(e)(1)–(e)(3). 265.1034(f). 265.1035(a)(1)–(a)(2). 265.1035(b). 265.1035(b)(1)–(b)(2). 265.1035(b)(2)(i). 265.1035(b)(2)(ii). 265.1035(b)(3). 265.1035(b)(3)(i). 265.1035(b)(3)(ii). 265.1035(b)(3)(ii)(A)–(D). 265.1035(b)(3)(ii)(E). 265.1035(b)(3)(iii). 265.1035(b)(4). 265.1035(b)(4)(i)–(iii). 265.1035(b)(4)(ii)(A)–(G). 265.1035(b)(4)(iv). 265.1035(b)(4)(iv)(A)–(B). 265.1035(b)(4)(v). 265.1035(b)(4)(vi). 265.1035(b)(4)(vii)(A). 265.1035(b)(4)(vii)(B). 265.1035(b)(4)(viii). 265.1035(b)(4)(ix). 265.1035(c). 265.1035(c)(1)–(c)(4). 265.1035(c)(4)(i)–(iii). 265.1035(c)(4)(iii)(A)–(B). 265.1035(c)(4)(iv). 265.1035(c)(5)–(c)(7). 265.1035(c)(7)(i). 265.1035(c)(7)(ii). 265.1035(c)(8). 265.1035(d)–(f). 265.1050(a)–(b). 265.1050(b)(1)–(b)(2). 265.1050(c)–(d). 265.1051. 265.1052(a)(1)–(a)(2). 265.1052(b)(1)–(b)(2). 265.1052(c)(1)–(c)(2). 265.1052(d). 265.1052(d)(1)(i)–(iii). 265.1052(d)(2)–(d)(4). 265.1052(d)(5)(i)–(ii). 265.1052(d)(6)(i)–(iii). 265.1052(e). 265.1052(e)(1)–(e)(3). 265.1052(f). 265.1053(a). 265.1053(b). 265.1053(b)(1)–(b)(3). 265.1053(c). 265.1053(d). 265.1053(e)(1)–(e)(2).

Federal requirement	HSWA or FR notice	Promulgation	State authority
			265.1053(f). 265.1053(g)(1)–(g)(2). 265.1053(h)–(i). 265.1053(i)(1)–(i)(2). 265.1054(a). 265.1054(b)(1)–(b)(2). 265.1054(c). 265.1055(a). 265.1055(a)(1)–(a)(2). 265.1055(b). 265.1055(b)(1)–(b)(3). 265.1055(c). 265.1056(a)(1)–(a)(2). 265.1056(b)–(c). 265.1057(a)–(b). 265.1057(c)(1)–(c)(2). 265.1057(d)(1)–(d)(2). 265.1057(e). 265.1057(e)(1)–(e)(4). 265.1057(f). 265.1057(f)(1)–(f)(3). 265.1057(g). 265.1057(g)(1)–(g)(2). 265.1057(h). 265.1057(h)(1)–(h)(3). 265.1057(h)(1)–(h)(3). 265.1058(a)–(b). 265.1058(c)(1)–(c)(2). 265.1058(d) . 265.1059(a)–(c). 265.1059(c)(1)–(c)(2). 265.1059(d) . 265.1059(d)(1)–(d)(2) . 265.1059(e). 265.1060. 265.1061(a)–(b). 265.1061(b)(1)–(b)(3). 265.1061(c). 265.1061(c)(1)–(c)(3). 265.1061(d). 265.1062(a)(1)–(a)(2). 265.1062(b)(1)–(b)(4). 265.1063(a). 265.1063(b). 265.1063(b)(1)–(b)(5). 265.1063(c). 265.1063(c)(1)–(c)(4). 265.1063(d). 265.1063(d)(1)–(d)(3). 265.1063(e)–(i). 265.1064(a)(1)–(a)(2). 265.1064(b)(1)–(b)(4). 265.1064(c). 265.1064(c)(1)–(c)(3). 265.1064(d). 265.1064(d)(1)–(d)(10). 265.1064(e)–(g). 265.1064(g)(1)–(g)(5). 265.1064(h)–(i). 265.1064(i)(1)–(i)(2). 265.1064(j). 265.1064(j)(1)–(j)(2). 265.1064(k). 265.1064(k)(1)–(k)(3). 265.1064(l)–(m). R.61–79.270. 270.14(b)(5). 270.14(b)(8)(iv). 270.14(b)(8)(v). 270.14(b)(8)(vi). 270.24(a)–(b). 270.24(b)(1)–(b)(3). 270.24(c)–(d).

Federal requirement	HSWA or FR notice	Promulgation	State authority
CHECKLIST 80—Toxicity Characteristic; Hydrocarbon Recovery Operations.	55 FR 40834 56 FR 3978 56 FR 13406	10/5/90 2/1/91 4/2/91	270.24(d)(1)–(d)(5). 270.25. 270.25(a). 270.25(a)(1)–(a)(6). 270.25(b)–(e). 270.25(e)(1)–(e)(5). SCHWMA § 44–56–30. § 44–56–40. § 44–56–50. R.61–79.261. 261.4(b)(11). 261.4(b)(11)(ii).
CHECKLIST 81—Petroleum Refinery Primary and Secondary Oil/Water/Solids Separation Sludge Listings.	55 FR 46354	11/2/90	SCHWMA § 44–56–30. § 44–56–40. § 44–56–50. R.61–79.261. 261.31(a)–(b). 261.31(b)(1). 261.31(b)(2)(i). 261.31(b)(2)(i)(A). 261.31(b)(2)(i)(A)–(C). 261.31(b)(2)(ii). 261.31(b)(2)(ii)(A). 261.31(b)(2)(ii)(B). 261.31(b)(3)(i). 261.31(b)(3)(ii). 261.31(b)(3)(ii)(A). 261.31(b)(3)(ii)(B). Appendix VII.
CHECKLIST 82—Wood Preserving Listings	55 FR 50450	12/6/90	SCHWMA § 44–56–30. § 44–56–40. § 44–56–50. R.61–79.260.10. R.61–79.261. 261.4(a)(9). 261.31(a). 261.35(a)–(b). 261.35(b)(1)(i)–(iii). 261.35(b)(2)(i)–(iv). 261.35(b)(4)(i). 261.35(c). 261.35(c)(1)–(c)(12). Appendix III. Appendix VII. Appendix VIII. R.61–79.262. 262.34(a)(1)(iii). 262.34(a)(1)(iii)(A). 262.34(a)(1)(iii)(B). 262.34(a)(2)–(a)(4). R.61–79.264. 264.190. 264.199(c). 264.570(a)–(b). 264.571(a)–(b). 264.571(b)(1)–(b)(3). 264.571(c)–(d). 264.573(a). 264.573(a)(1)–(a)(5). 264.573(b). 264.573(b)(1). 264.573(b)(1)(i)–(iii). 264.573(b)(2). 264.573(b)(2)(i). 264.573(b)(2)(i)(A). 264.573(b)(2)(i)(B). 264.573(b)(2)(ii). 264.573(b)(2)(iii). 264.573(c)–(m). 264.573(m)(1). 264.573(m)(1)(i)–(iv). 264.573(m)(2). 264.573(m)(3).

Federal requirement	HSWA or FR notice	Promulgation	State authority
CHECKLIST 84—Toxicity Characteristic; Chlorofluorocarbon Refrigerants.	56 FR 5910	2/13/91	<p>264.573(n)–(o). 264.574(a)–(b). 264.574(b)(1)–(b)(3). 264.575(a)–(b). 264.575(c)(1). 264.575(c)(1)(i). 264.575(c)(1)(ii). 264.575(c)(2). 264.572. R.61–79.265. 265.190. 265.190(c). 265.440(a)–(b). 265.441(a)–(b). 265.441(b)(1)–(b)(3). 265.441(c)–(d). 265.442. 265.443(a). 265.443(a)(1)–(a)(5). 265.443(b). 265.443(b)(1). 265.443(b)(1)(i)–(iii). 265.443(b)(2). 265.443(b)(2)(i). 265.443(b)(2)(i)(A). 265.443(b)(2)(i)(B). 265.443(b)(2)(iii). 265.443(c)–(m). 265.443(m)(1). 265.443(m)(1)(i)–(iv). 265.443(m)(2). 265.443(m)(3). 265.443(n). 265.444(a)–(b). 265.444(b)(1)–(b)(3). 265.445(a)–(c). 265.445(c)(1). 265.445(c)(1)(i)–(ii). 265.445(c)(2).</p> <p>R.61–79.270. 270.26. 270.26(a)–(c). 270.26(c)(1)–(c)(16). SCHWMA § 44–56–30. § 44–56–40. § 44–56–50. R.61–79.261. 261.4(b)(12). SCHWMA § 44–56–30. § 44–56–40. § 44–56–50. R.61–79.261. 261.33(e). Appendix VIII. SCHWMA § 44–56–30. § 44–56–40. § 44–56–50. § 44–56–60. § 44–56–90. § 44–56–120. § 1–23–10. R.61–72.264. 264.1030(a)–(b). 264.1033(f)(3). 264.1035(b)(4)(ii). 264.1052(b)(1).</p>
CHECKLIST 86—Removal of Strontium Sulfide from the List of Hazardous Wastes; Technical Amendment.	56 FR 7567	2/25/91	<p>SCHWMA § 44–56–30. § 44–56–40. § 44–56–50. R.61–79.261. 261.4(b)(12). SCHWMA § 44–56–30. § 44–56–40. § 44–56–50. R.61–79.261. 261.33(e). Appendix VIII. SCHWMA § 44–56–30. § 44–56–40. § 44–56–50. § 44–56–60. § 44–56–90. § 44–56–120. § 1–23–10. R.61–72.264. 264.1030(a)–(b). 264.1033(f)(3). 264.1035(b)(4)(ii). 264.1052(b)(1).</p>
CHECKLIST 87—Organic Air Emission Standards for Process Vents and Equipment Leaks; Technical Amendment.	56 FR 19290	4/26/91	<p>R.61–72.265. 265.13(b)(6). 265.1030(b). 265.1034(c)(1)(vi). 265.1035(b)(4)(ii). 265.1035(c)(5). 265.1052(e)(3).</p>

Federal requirement	HSWA or FR notice	Promulgation	State authority
CHECKLIST 88—Administrative Stay for K069 Listings	56 FR 19951	5/1/91	265.1064(c). R.61–72.270. 270.24(d)(2). 270.25(e)(2). SCHWMA § 44–56–30. § 44–56–40. § 44–56–50. R.61–79.261. 261.32.
CHECKLIST 89—Revision to Petroleum Refining Primary and Secondary Oil/Water/Solids Separation Sludge Listings (F037 and F038).	56 FR 21955	5/13/91	SCHWMA § 44–56–20. § 44–56–30. § 44–56–50. R.61–79.261. 261.31(a).
CHECKLIST 90—Mining Waste Exclusion III	56 FR 27300	6/13/91	SCHWMA § 44–56–20. § 44–56–30. § 44–56–50. R.61–79.261. 261.34(b)(7).
CHECKLIST 91—Wood Preserving Listings—Administrative Stay.	56 FR 27332	6/13/91	SCHWMA § 44–56–20. § 44–56–30. § 44–56–50. R.61–79.261. 261.31(a). R.61–79.264. 264.573(a)(4). R.61–79.265. 265.443(a)(4).

C. Decision

I conclude that South Carolina's application for these program revisions meet all of the statutory and regulatory requirements established by RCRA. Accordingly, South Carolina is granted final authorization to operate its hazardous waste program as revised. South Carolina now has responsibility for permitting treatment, storage, and disposal facilities within its borders and carrying out other aspects of the RCRA program, subject to the limitations of its program revision application and previously approved authorities. South Carolina also has primary enforcement responsibilities, although EPA retains the right to conduct inspections under Section 3007 of RCRA and to take enforcement actions under Section 3008, 3013, and 7003 of RCRA.

Compliance With Executive Order 12866

The Office of Management and Budget has exempted this rule from the requirements of Section 6 of Executive Order 12866.

Certification Under the Regulatory Flexibility Act

Pursuant to the provisions of 5 U.S.C. 605(b), I hereby certify that this authorization will not have a significant economic impact on a substantial number of small entities. This authorization effectively suspends the applicability of certain Federal

regulations in favor of South Carolina's program, thereby eliminating duplicative requirements for handlers of hazardous waste in the State. It does not impose any new burdens on small entities. This rule, therefore, does not require a regulatory flexibility analysis.

List of Subjects in 40 CFR Part 271

Administrative practice and procedure, Confidential business information, Hazardous materials transportation, Hazardous waste, Indian lands, Intergovernmental relations, Penalties, Reporting and recordkeeping requirements, Water pollution control, Water supply.

Authority: This notice is issued under the authority of Sections 2002(a), 3006 and 7004(b) of the Solid Waste Disposal Act as amended (42 U.S.C. 6912(a), 6926, 6974(b)).

Dated: August 4, 1995.

Patrick M. Tobin,

Acting Regional Administrator.

[FR Doc. 95-19996 Filed 8-14-95; 8:45 am]

BILLING CODE 6560-50-P

DEPARTMENT OF THE INTERIOR

Bureau of Land Management

43 CFR Public Land Order 7153

[MT-930-1430-01; MTM 40641]

Partial Revocation of Executive Order Dated July 9, 1910; Montana

AGENCY: Bureau of Land Management, Interior.

ACTION: Public land order.

SUMMARY: This order revokes an Executive order insofar as it affects 3,562.91 acres of public lands withdrawn for the Bureau of Land Management's Coal Reserve Montana No. 1. The lands are no longer needed for the purpose for which they were withdrawn. The revocation is needed to permit disposal of the lands through exchange. This action will open the lands to surface entry and non-metalliferous mining unless closed by overlapping withdrawals or temporary segregations of record. The lands have been and remain open to metalliferous mining and mineral leasing.

EFFECTIVE DATE: September 14, 1995.

FOR FURTHER INFORMATION CONTACT:

Sandra Ward, BLM Montana State Office, P.O. Box 36800, Billings, Montana 59107, 406-255-2949.

By virtue of the authority vested in the Secretary of the Interior by Section 204 of the Federal Land Policy and